

	A II 41 No	Applicant(a)
	Application No.	Applicant(s)
Notice of Allowability	10/656,123	PENZO, MIRKO
Notice of Allowability	Examiner	Art Unit
	Dave A Ghatt	2854
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate comming GHTS. This application is	n this application. If not included unication will be mailed in due course. <b>THIS</b>
1. $\boxtimes$ This communication is responsive to <u>the amendment filed</u> 2	<u>28 June 2004</u> .	
2. The allowed claim(s) is/are <u>9-12 and 14-38</u> .		
3. The drawings filed on <u>08 September 2003</u> are accepted by	the Examiner.	
<ul> <li>4. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).         a)</li></ul>		
<ul> <li>Attachment(s)</li> <li>1. ☑ Notice of References Cited (PTO-892)</li> <li>2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948)</li> <li>3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/0 Paper No./Mail Date</li></ul>	6. ☐ Interview S Paper No 7. ⊠ Examiner's	nformal Patent Application (PTO-152) Summary (PTO-413), /Mail Date s Amendment/Comment s Statement of Reasons for Allowance

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## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Benjamin Hauptman on September 22, 2004.

The application has been amended as follows:

In claim 15 line 7, the word "slidable" was deleted and replaced with --translationally moveable --.

This amendment was entered in order to overcome possible prior art concerns and place this application in condition for allowance.

## **REASONS FOR ALLOWANCE**

2. The following is an examiner's statement of reasons for allowance:

Claim 9 was allowed because the prior art of record does not teach or render obvious the total combination claimed for a ribbon marking device, including a moving support translationally moveable between a forward position and a rearward position, said moving support supporting thereon at least one of said ribbon guides, and an elastic element attached to said moving support and biasing said moving support toward the rearward position.

Claim 11 was allowed because the prior art of record does not teach or render obvious the total combination claimed for a ribbon marking device, including a braking element for braking a

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supply spool of said ribbon being supported on said unwind spindle when said moving support is in a position other than the forward position, wherein said braking element is released by said moving support to allow supply of said ribbon when said moving support reaches the forward position

Claim 15 was allowed because the prior art of record does not teach or render obvious the total combination claimed for a ribbon marking system, including a moving support translationally moveable between a forward position and a rearward position, said moving support supporting thereon at least one of said ribbon guides, and an elastic element attached to said moving support and biasing said moving support toward the rearward position.

Claim 35 was allowed because the prior art of record does not teach or render obvious the total combination claimed for a ribbon marking system, including a braking element directly and physically contacting said core and preventing said supply spool from rotating when said moving support is in a position other than the forward position.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave A Ghatt whose telephone number is (571) 272-2165. The examiner can normally be reached on Mondays through Friday 8:00 AM to 5:30 PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew H Hirshfeld can be reached on (571) 272-2168. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DAG

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